| PRO | SOSE 5:22-C/-DDS-BAJDRUH-ATE /DACLIMENT 1/FING 05/19/22-Pade 1/1/ |
|------------------------|--|
| | TED STATES DISTRICT COURT STHERN DISTRICT OF NEW YORK |
| Robe | Civil Case No. 5:22-CU-538 Civil Case No. 5:22-CU-538 CIVIL RIGHTS CIVIL |
| andlewood & Indeed. | Suites East Syracuse RIGHTS COMPLAINT PURSUANT TO 42 U.S.C. § 1983 |
| [| Plaintiff(s) demand(s) a trial by: JURY COURT (Select only one). |
| | Plaintiff(s) in the above-captioned action, allege(s) as follows: MAY 1 9 2022 |
| | JURISDICTION AT O'CLOCK John M. Domurad, Clerk - Syracus e |
| 1. | This is a civil action seeking relief and/or damages to defend and protect the rights guaranteed by the Constitution of the United States. This action is brought pursuant to 42 U.S.C. § 1983. The Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1331, 1343(3) and (4) and 2201. |
| 2. | Plaintiff: PARTIES JAMSON |
| | Address: Matertown 1 3601 |
| 3. | Additional Plaintiffs may be added on a separate sheet of paper. a. Defendant: CANALEWOOD SUITES EASTSWACUSE |
| | Official Position: Address: 0550 Ropt St Way |
| | 515-432-1684 |

| | | þ. | Defendant: | Indeed | 1. | · · · · · · · · · · · · · · · · · · · | | | |
|-----|---------------|---------------|---|-------------------|----------------|---------------------------------------|--------------------|-------------------|-------|
| | | | Official Position Address: | E COPPOYO | Thon, | Ftov | ac Hi |)(/ | |
| , | | | Address. | Stinjt 203-32 | X 787 8-26 | 131. 131. | 40 11 | y | |
| | | ¢. | Defendant: | | | · | | | |
| ٠ | | | Official Position | ı: | | · | | | |
| | | | Address: _ | · . | | | | | 5 · |
| | | | · - | | | | | | |
| | | | _ | | | | | | |
| | ٠ | Addit | tional Defendants r | may be added on a | separate sheet | t of paper. | - | | |
| | 4. | ٩ | e e | FAC | CTS | · . | | | |
| | | Const | orth the facts of you itutional rights. Lites and places. | | | | | | |
| | Note: | | nust include allega | | | | | | |
| ti | Rah | deten | idant in your com | In Colla Will C | use additional | I speets as no | egessary). | 21nt | |
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| | 7 | thic | y hold | CO DO | peru | - \\\ • \ | JOHN | | |
| | // | 1 | - KLOCE | 199 KI4 | 1100 a | | | | |
| | | | • . | | • | | | | |

CAUSES OF ACTION

Note: You must clearly state each cause of action you assert in this lawsuit.

5.

| FIRST CAUSE OF ACTION |
|--|
| Candlewood Suites East Syracuse discriminated |
| agginst Robert W. Johnson and Robert W. |
| Johnson Employee Employer Palicy Records |
| and We Process Rights tor |
| SECOND CAPSE OF ACTION |
| Indeed fasified and and employment and Robert, |
| W. Johnson was not afforded policy records, |
| tarrhearings and employee incentives |
| 101 TUTURE EMPLOYMENCY |
| and lewood Suites East Synacuse and Indeed Violated Pro Se Corporation laws governing patential |
| Prose Corporation laws governing potential |
| employees and deny any wrongdoings |
| and or discriminatory practices. |

PRAYER FOR RELIEF 6.

| l I | WHEREFORE, plaintiff(s) request(s) that this Court grant the following relief: |
|-----|--|
| \$ | 100,000,000,00 for punitive damage" |
| 11 | Employing of Sanctions. |
| | Attack was ats Tict and Dwoon. |
| ř | other relies among hoper. |

I declare under penalty of perjury that the foregoing is true and correct.

Signature of Plaintiff(s) (all Plaintiffs must sign)

02/2010